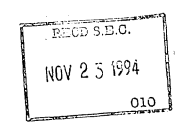
SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-C

REPORT BY ISSUER OF SECURITIES QUOTED ON NASDAQ INTERDEALER QUOTATION SYSTEM FILED PURSUANT TO SECTION 13 OR 15(D) OF THE FILED EXCHANGE ACT OF 1934 UNDER RULE 13a-17 OR 15d-17 THEREUNDER



America Online, Inc. 8619 Westwood Center Drive, Vienna, Virginia 22182-2285

| | 2017 11 2011 2011 2011 2011 2011 2011 20 | | |
|----------|---|--|--|
| Issuer's | telephone number, including area code (703) 448-8700 | | |
| | I. CHANGE IN NUMBER OF SHARES OUTSTANDING | | |
| Indicate | e any change (increase or decrease) of five percent or more in the number of shares outstanding: | | |
| 1. | Title of security Common Stock, \$.01 par value | | |
| 2. | Number of shares outstanding before the change 7.721,695 as of 11/11/94 | | |
| 3. | Number of shares outstanding after the change 7,824,519 maximum | | |
| 4. | Effective date of change November 15, 1994 | | |
| 5. | Method of change: Specify method (such as merger, acquisition, exchange, distribution, stock split reverse split, acquisition of stock for treasury, etc.) Stock option plans | | |
| | Give a brief description of transaction Three stock option plans assumed in connection with merger of Redgate Communications Corporation with and into a wholly owned subsidiary of America Online, Inc. | | |
| | II. CHANGE IN NAME OF ISSUER | | |
| 1. | Name prior to change | | |
| 2. | Name after change | | |
| 3. | Effective date of charter amendment changing name | | |
| 4. | Date of shareholder approval of change, if required | | |
| Date No | ovember 22, 1994 | | |
| | LENNERT J. LEADER (Officer's Signature and title) Lennert J. Leader Senior Vice President, Chief Financial Officer, Treasurer and Chief Accounting Officer (Principal Financial and Accounting | | |

Officer)

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-C

REPORT BY ISSUER OF SECURITIES QUOTED ON NASDAQ INTERDEALER QUOTATION SYSTEM FILED PURSUANT TO SECTION 13 OR 15(D) OF THE FILED EXCHANGE ACT OF 1934 UNDER RULE 13a-17 OR 15d-17 THEREUNDER

America Online, Inc.

8619 Westwood Center Drive, Vienna, Virginia 22182-2285

| Issuer's | telephone number, including area code (703) 448-8700 | | |
|----------------|--|--|--|
| | I. CHANGE IN NUMBER OF SHARES OUTSTANDING | | |
| Indicate | any change (increase or decrease) of five percent or more in the number of shares outstanding: | | |
| 1. | Title of security Common Stock, \$.01 par value | | |
| 2. | Number of shares outstanding before the change 7,766,265 as of 11/23/94 | | |
| 3. | Number of shares outstanding after the change 15.532.530 | | |
| 4. | Effective date of change November 25, 1994 (November 24, 1994 was a Federal holiday) | | |
| 5. | Method of change: Specify method (such as merger, acquisition, exchange, distribution, stock split reverse split, acquisition of stock for treasury, etc.) Stock Split | | |
| | Give a brief description of transaction Two for one stock split of above-described Common Stock approved by the Board of Directors of America Online, Inc. on October 27, 1994. II. CHANGE IN NAME OF ISSUER | | |
| 1. | Name prior to change | | |
| 2. | Name after change | | |
| 3. | Effective date of charter amendment changing name | | |
| 4. | Date of shareholder approval of change, if required | | |
| Date <u>De</u> | (Officer's Signature and title) Lennert J. Leader Senior Vice President, Chief Financial | | |

Officer, Treasurer and Chief Accounting
Officer (Principal Financial and Accounting

Officer)

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-C

REPORT BY ISSUER OF SECURITIES QUOTED ON NASDAQ INTERDEALER QUOTATION SYSTEM FILED PURSUANT TO SECTION 13 OR 15(D) OF THE FILED EXCHANGE ACT OF 1934 UNDER RULE 13a-17 OR 15d-17 THEREUNDER

America Online, Inc.

8619 Westwood Center Drive, Vienna, Virginia 22182-2285

| Issuer's telephone number, including area cod | e (703).448-8700 |
|---|------------------|
| | * |

I. CHANGE IN NUMBER OF SHARES OUTSTANDING

Indicate any change (increase or decrease) of five percent or more in the number of shares outstanding;

| marca | are any change (increase of decrease) of five percent of ino | ie in the number of shares of | outstanding; | |
|-------|--|---|--------------------------|--|
| 1. | Title of security Common Stock, \$.01 par va | lue | | |
| 2. | Number of shares outstanding before the change | 15,792,703 | RECD S.E.C. | |
| 3. | Number of shares outstanding after the change | 16,502,703 | JAN = 3 1995 | |
| 4. | Effective date of change December 23, 1994 | - 97-7-3-10-10-1 | American V N i Service A | |
| 5. | Method of change: Specify method (such as merger, acquisition, exchange, distribution, stock split reverse split, acquisition of stock for treasury, etc.) Merger | | | |
| | Give a brief description of transaction Merger of Booklink Technologies, Inc. with and into a | | America Online, Inc. | |
| | II. CHANGE IN NA | ME OF ISSUER | | |
| 1. | Name prior to change | | - 111 | |
| 2. | Name after change | | | |
| 3. | Effective date of charter amendment changing name | | | |
| 4. | Date of shareholder approval of change, if required | | | |
| Date: | January 3, 1994 | | | |
| | _ | LENNERT J. LEAD | | |
| | | (Officer's Signature Lennert J. Leader | and title) | |
| | | Senior Vice Presider | nt Chief Financial | |
| | | | nd Chief Accounting | |
| | | | nancial and Accounting | |

Officer)

Nasdaq National Market® Notification Form

For Listing of Additional Shares And Notification Pursuant to SEC Rule 10b-17*

| *This form is not to be used for r Dividend/Distribution Form." | notification of a cash dividend/d | istribution. For such issuances, pleas | e use "The Nasdaq Stock Market" Cash |
|--|---|--|---|
| • | | | 22.13.14.15.76 z |
| Part I: General Co | rporate Information | on | 500 112 13 14 15 16 17 16 15 16 17 16 16 16 16 16 16 16 16 16 16 16 16 16 |
| COMPLETE CORPORATE NAME: | America Online, | Inc. | INAM SON |
| CONTACT NAME: | Sheila A. Burke | , Deputy General Cour | |
| TELEPHONE: 703-917-1 | 811 | FACSIMILE:703- | -448-9164 MET |
| TRANSFER AGENT: | ical Bank (James 1 | McNellage) | 1202 82 128 29 30 34 Y |
| TELEPHONE: 212-946- | 7025 | FACSIMILE: 21 | 2-947-7625 |
| Part II: Security In | formation | | |
| NASDAO® ISSUE SYMBOL: | | CUSIP/CINS NUMBER: | 02364J104 |
| ., | . Common Stock, | par value \$.01 | |
| SECURITY CLASS AND DESCRIPTION Include par or stated value, war information. | | | st rate on convertible debt, and other relevant |
| TOTAL SHARES OUTSTANDING BEFA Treasury stock should be exclud | ORE THE PLAN(S)/ISSUANCE(S): led in determination of Total S | 16,944,022 (as of Fel hares Outstanding. | oruary 28, 1995) |
| TYPE OF PLAN(S)/ISSUANCE(S): Please check appropriate line(s) | and complete applicable section | on(s) in Part III. For all plans/issuar | ces, pertinent supporting documentation is required. |
| () Public Offering () Rights Offering () Subscription Offering () Exchange Offering () Regulation S Offering () Private Offering | () Underwriter Fees () Private Placement () Acquisition/Merger () Placement Fees () Recapitalization () Debt Conversion | () Preferred Stock Conversion () Warrant Exercise () Stock Split () Stock Dividend XXStock Option Plan () Dividend Reinvestment Plan | () Employee Stock Purchase Plan () Employee Savings or 401(k) Plan () Amendment to Existing Plan () Professional Services Agreement () Litigation or Settlement () Other: Please specify |
| - | | CTION(S): 177,500 | |
| number of shares to be offered be Shares offered be Treasury shares: Other-Specify s BookLink Techno | pursuant to the action(s). Please oy Company: | ste: The aggregate number of shares se attach a separate sheet, if necessary Shares offered by some Shares purchased contract and regist Stock Option Plan | lling shareholders: n the open market: ered for issuance in connection wi |
| DATE OF APPROVAL FOR THE ACTIO | ON(S) BY THE BOARD OF DIRECTOR authorization of | s:Registration Statem | ent on Form S-8 filed on March 9, |
| | | | |
| AMOUNT OF FEE PAYMENT ENCLOSE | SED (IF APPLICABLE): | | No. 1 |
| Authorization by Compa | any Comorate Officer | | |
| SIGNATURE: | A/ Seal | DATE Marc | 16,1995 |
| NAME (PRINT): LEWYER | + J. Leader | TITLE: <u>Servior</u> | Vice tresident and Chieffinancial |

Part III: Other Information

If the type of plan/issuance is listed below, please provide the requested information in the appropriate section. For all other plans/issuances, please complete Part III, Section D.

| A. Rights Offering/Subscription Offering | • |
|--|---|
| RECORD DATE: | DISTRIBUTION DATE: |
| BASIS OF OFFERING: | |
| EXPIRATION DATE: | _ TRANSFERABLE: YESNO |
| MAXIMUM NUMBER OF UNDERLYING SHARES TO BE ISSUED UPON EXERCISE OF THE I | |
| | |
| IS THIS A DILUTION PROTECTION SHAREHOLDERS' RIGHTS PLAN ("POISON PILL")? | YESNO(Note: No fee is required for these types of plans.) |
| B. Stock Dividend/Stock Split (Forward and Reverse) - No | fee required |
| DATE OF DECLARATION: | RECORD DATE: |
| AMOUNT OF STOCK PERCENTAGE/SPLIT PER SHARE: | DATE OF DISTRIBUTION: |
| POST-SPLIT TOTAL SHARES OUTSTANDING (MAXIMUM): | |
| METHOD OF SETTLING FRACTIONAL SHARES: | |
| EXPLANATION OF ANY CONDITIONS WHICH MUST BE MET FOR THE TRANSACTION TO | D BECOME EFFECTIVE: |
| C. Stock Option/Purchase/Savings/Dividend Reinvestment NAME OF PLAN: BookLink Technologies, Inc. 1994 | _ |
| FOR A NEW PLAN, ARE ANY SHARES TO BE CANCELLED UNDER AN EXISTING PLAN? IF ARE TO BE CANCELLED: NO | YES, PROVIDE NAME OF EXISTING PLAN AND STATE THE NUMBER OF SHARES WHICH |
| FOR AN AMENDMENT WHICH INCREASES THE NUMBER OF AUTHORIZED SHARES IN AS | N EXISTING PLAN, PLEASE PROVIDE: |
| TOTAL SHARES IN ORIGINAL PLAN | TOTAL PLAN SHARES BEFORE THIS AMENDMENT |
| THE PROPERTY AND A STATE OF TH | TOTAL PLAN SHARES AFTER THIS AMENDMENT |
| D. Other Issuance/Change. Please use this space for issuance placements, acquisitions, debt to equity conversions, issuance | es/changes not specified above (e.g., public offerings, private es outside of a stock remuneration plan, etc.) |
| TYPE OF ISSUANCE/REASON FOR CHANGE/EFFECTIVE DATE: | |
| ARE THERE ANY UNDERWRITER/PLACEMENT FEES ASSOCIATED WITH THE ACTIONS(S)? | |
| EXPLANATION OF ANY CONDITIONS WHICH MUST BE MET FOR THE TRANSACTION(S) T | |
| ARE THERE ANY CHANGES TO YOUR NASDAQ STOCK MARKET LISTING OR OTHER RELICONTROL, DELETION OF ANOTHER LISTED COMPANY, ETC.) PLEASE ATTACH A SEPARAT | EVANT INFORMATION? (F.G. CHANGE IN NAMES WARD) IN ISIDAN IN INFORMATION |

Nasdaq National Market® Notification Form

For Listing of Additional Shares And Notification Pursuant to SEC Rule 10b-17*

*This form is not to be used for notification of a cash dividend/distribution. For such issuances, please use "The Nasdaq Stock MarketSM Cash Dividend/Distribution Form."

| Dout I. | Coneral | Corporate | Information |
|---------|---------|-----------|-------------|
| Part I: | Generai | Corporate | ппоннацон |

| Part I: General C | orporate information | | • |
|--|---|---|---|
| COMPLETE CORPORATE NAME: | America Online, | Inc. | |
| CONTACT NAME: | Sheila A. Burke, | Deputy General Counsel | |
| TELEPHONE: 703- | -917-1811 | FACSIMILE: 703-4 | 48-9164 |
| TRANSFER AGENT: Chem: | ical Bank (James Mcl | Nellage) | |
| TELEPHONE: 212-946-70 | 025 | FACSIMILE: 212-94 | 7–7625 |
| Part II: Security I | nformation | | |
| NASDAQ® ISSUE SYMBOL: AMI | | CUSIP/CINS NUMBER: 02 | 364J104 |
| ,, | Common Stock, | nor váluo \$ 01 | • |
| SECURITY CLASS AND DESCRIPT Include par or stated value, w information. | ion: Common Stock, j | nts of units, face amount and interest rate | on convertible debt, and other relevant |
| TOTAL SHARES OUTSTANDING I Treasury stock should be exc | BEFORE THE PLAN(S)/ISSUANCE(S): $\frac{1}{2}$ luded in determination of Total S |) 15,540,206; 2) 15,836,16 hares Outstanding. | 6; 3)16,627,131 |
| TYPE OF PLAN(S)/ISSUANCE(S): Please check appropriate line | e(s) and complete applicable section | on(s) in Part III. For all plans/issuances, p | ertinent supporting documentation is required. |
| () Public Offering () Rights Offering () Subscription Offering () Exchange Offering () Regulation S Offering () Private Offering | () Underwriter Fees () Private Placement () Acquisition/Merger () Placement Fees () Recapitalization () Debt Conversion | () Preferred Stock Conversion () Warrant Exercise () Stock Split () Stock Dividend () Stock Option Plan () Dividend Reinvestment Plan | () Employee Stock Purchase Plan () Employee Savings or 401(k) Plan () Amendment to Existing Plan () Professional Services Agreement () Litigation or Settlement () Other: Please specify |
| MAXIMUM NUMBER OF SHARES | TO BE OFFERED PURSUANT TO THE A | ACTION(S): 1,098,065 | 1 1 1 1 1 1 1 wel the movimum |
| For each action, identify the | source and number of shares. No | ote: The aggregate number of shares listed | in the categories below should equal the maximum |
| 1 (1) | and numerous to the action(s). Plea | se attach a separate sheet, if necessary. | |
| Shares offer | ed by Company: | Shares purchased on the | hareholders:open market: |
| Treasury sna Other-Spec | ify source: Is sued in con | nection with acquisition | open market: as described on attached page |
| | | | ovember 7, 1994;3)November 7, 19 |
| DATE OF APPROVAL FOR THE A | CTION(S) BY SHAREHOLDERS (IF APPL | .ICABLE): | |
| AMOUNT OF FEE PAYMENT ENG | LUSED (IF AFFLCABLE): | 061.30 | |
| Authorization by Cor | npany Corporate Officer | | |
| SIGNATURE: Kee | f/ Jeaden | DATE March 16, | 1995 |
| NAME (PRINT): Lenne | ert J. Leader | ππε Senior V.P | . and Chief Financial Officer |

Part III: Other Information

If the type of plan/issuance is listed below, please provide the requested information in the appropriate section. For all other plans/issuances, please complete Part III, Section D.

| A. Rights Offering/Subscription Offering | • | | |
|--|--|--|--|
| RECORD DATE: | DISTRIBUTION DATE: | | |
| BASIS OF OFFERING: | · · · · · · · · · · · · · · · · · · · | | |
| EXPIRATION DATE: | TRANSFERABLE: YESNO | | |
| MAXIMUM NUMBER OF UNDERLYING SHARES TO BE ISSUED UPON EXERCISE OF THE R | IGHTS: | | |
| IS THIS A DILUTION PROTECTION/SHAREHOLDERS' RIGHTS PLAN ("POISON PILL")? | ESNO(Note: No fee is required for these types of plans.) | | |
| B. Stock Dividend/Stock Split (Forward and Reverse) - No | fee required | | |
| DATE OF DECLARATION: | RECORD DATE: | | |
| AMOUNT OF STOCK PERCENTAGE/SPLIT PER SHARE: | DATE OF DISTRIBUTION: | | |
| POST-SPLIT TOTAL SHARES OUTSTANDING (MAXIMUM): | POST-SPLIT/DIVIDEND PAR VALUE: | | |
| ; METHOD OF SETTLING FRACTIONAL SHARES: | · · | | |
| EXPLANATION OF ANY CONDITIONS WHICH MUST BE MET FOR THE TRANSACTION TO | BECOME EFFECTIVE: | | |
| C. Stock Option/Purchase/Savings/Dividend Reinvestment | Plan (or Subsequent Amendment) - No fee required | | |
| OR A NEW PLAN, ARE ANY SHARES TO BE CANCELLED UNDER AN EXISTING PLANTIFY ARE TO BE CANCELLED: | (ES, PROVIDE NAME OF EXISTING PLAN AND STATE THE NUMBER OF SHARES WHICH | | |
| OR AN AMENDMENT WHICH INCREASES THE NUMBER OF AUTHORIZED SHARES IN AN TOTAL SHARES IN ORIGINAL PLAN TOTAL SHARES ADDED BY THIS AMENDMENT | TOTAL PLAN SHARES BEFORE THIS AMENDMENT | | |
| O. Other Issuance/Change. Please use this space for issuance blacements, acquisitions, debt to equity conversions, issuance | es/changes not specified above (e.g., public offerings, private es outside of a stock remuneration plan, etc.) | | |
| YPE OF ISSUANCE/REASON FOR CHANGE/EFFECTIVE DATE: Acquisitions- | see attached page | | |
| RE THERE ANY UNDERWRITER/PLACEMENT FEES ASSOCIATED WITH THE ACTIONS(S) | IF SO, SPECIFY: | | |
| XPLANATION OF ANY CONDITIONS WHICH MUST BE MET FOR THE TRANSACTION(S) T | O BECOME EFFECTIVE: | | |
| RE THERE ANY CHANGES TO YOUR NASDAQ STOCK MARKET LISTING OR OTHER RELEVANT INFORMATION? (E.G., CHANGE IN NAME/SYMBOL/CUSIP NUMBER, CHANGE OF ONTROL, DELETION OF ANOTHER LISTED COMPANY, ETC.) PLEASE ATTACH A SEPARATE SHEET, IF NECESSARY. | | | |